Case: 4:18-cv-00018-JMV Doc #: 10 Filed: 04/09/18 1 of 1 PageID #: 191

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI GREENVILLE DIVISION

WENDELL DUNCAN

PLAINTIFF

v.

No. 4:18CV18-JMV

PELICIA HALL, ET AL.

DEFENDANTS

ORDER

This matter is before the court, *sua sponte*, for consideration. Wendell Duncan, an inmate in

the custody of the Mississippi Department of Corrections, has submitted a complaint pro se pursuant

to 42 U.S.C. § 1983, along with an application to proceed in forma pauperis. As a result of a host of

frivolous or meritless case filings, by order of this court dated February 12, 1997, in, Duncan v.

Dawson, et al., cause number 4:96CV190, Wendell Duncan was barred from filing in forma pauperis

cases pursuant to 28 U.S.C. § 1915(g). He has also been sanctioned in several other cases, resulting

in sanctions totaling at least \$650.00. Duncan v. Armstrong, 4:01-mc-00005-JAD. Indeed, he is

prohibited from filing "any further matters in this court until the sanctions which now total \$650.00

have been paid." *Id.* Mr. Duncan has not provided proof that the sanctions have been paid.

It is ORDERED that this case DISMISSED.

SO ORDERED, this, the 9th day of April, 2018.

/s/ Jane M. Virden

UNITED STATES MAGISTRATE JUDGE